

**ATTACHMENT 2**  
**INTERNATIONAL SECTION 214 APPLICATION OF**  
**COX TEXAS TELCOM, L.P.**

**63.18(h): The name, address, citizenship and principal place of business of any person or entity that directly or indirectly owns at least ten (10) percent of the equity of the applicant, and the percentage of equity owned by each of those entities (to the nearest one (1) percent).**

Upon closing of the proposed transaction described in Attachment 1, Cebridge Telecom Limited, LLC will own a 99% limited partnership interest and Cebridge Telecom General, LLC will own a 1% general partnership interest in the applicant, Cox Texas Telcom, L.P. ("CTT").

Cebridge Telecom Limited, LLC and Cebridge Telecom General, LLC (collectively "Cebridge" unless individually named) are indirect, wholly-owned subsidiaries of Cebridge Connections Holdings, LLC ("Cebridge Holdings"), a U.S. entity whose address and principal place of business ("PPB") is: 12444 Powerscourt Dr., Suite 450, St. Louis, MO 63131. OCM Principal Opportunities Fund II, LP ("OCM") is a private investment company and U.S. entity, which holds 37.81% of the equity of and voting interest in Cebridge Holdings. OCM's address and PPB is: 333 South Grand Ave., 28th Floor, Los Angeles, CA 90071. PAR Investment Partners, LP ("PAR") is a private investment company and U.S. entity, which holds 16.36% of the equity of and voting interest in Cebridge Holdings. PAR's address and PPB is: c/o PAR Capital Management, Inc., One International Place, Suite 2401, Boston, MA 02110. GS Capital Partners 2000, L.P. ("GS Capital") is a private investment company and U.S. entity, which holds 14.05% of the equity of and voting interest in Cebridge Holdings. GS Capital's address and PPB is: 85 Broad Street, New York, NY 10004. There are no other investors in Cebridge Holdings that hold a 10% or greater interest. Furthermore, each 10% or greater interest holder (each of which is a U.S. entity) in OCM, PAR and GS Capital holds, as a result of its ownership interest in OCM, PAR or GS Capital, as the case may be, less than a 10% indirect equity and voting interest in Cebridge.

Neither CTT, nor any of Cebridge Holdings affiliates (including Cebridge Telecom General, LLC or Cebridge Telecom Limited, LLC) have any interlocking directorates with any foreign carrier because no person or entity who performs the duties of officer or director for these entities also performs such duties for any foreign carrier.

**63.18(d): A statement as to whether the applicant has previously received authority under Section 214 of the Act and, if so, a general description of the categories of facilities and services authorized (i.e., authorized to provide international switched services on a facilities basis);**

CTT is currently authorized as a wholly-owned subsidiary operating under the global international resale authorization, ITC-214-19970815-00496 (Old File No. ITC-97-485) of its current, ultimate parent corporation, Cox Communications, Inc. However,

no right to use or carry traffic via the resale arrangements of the entities authorized by this file number or File ITC-214-19970815-00496 itself will transfer with CTT or otherwise transfer to Cebridge. After the closing of the proposed transaction, Cebridge will not route any traffic to any international points in reliance on this authorization. Finally, CTT provides interstate telecommunications under a blanket domestic Section 214 authorization. CTT, Cox and Cebridge, have filed an application to transfer CTT's domestic 214 authority to Cebridge. *See* Joint International and Domestic Section 214 Application, WCB Docket 05-350, filed Dec. 16, 2005.

**63.18(e)(3) and (g)**

Not applicable. CTT does not seek authority under Section 63.18(e)(3) of the Commission's rules. Therefore, no response to Section 63.18(e)(3), (g) are required.